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7 Attorney for Defendant
8 JERROD JUSTIN HALE

9 UNITED STATES DISTRICT COURT
10 EASTERN DISTRICT OF WASHINGTON

11 UNITED STATES OF AMERICA,

12 Plaintiff,

13 vs.

14 JERROD JUSTIN HALE,

15 Defendant

Case No.: 4:21-CR-06008-SMJ-3

DEFENDANT'S STATEMENT OF
REASONS IN SUPPORT OF THE
MOTION TO CONTINUE TRIAL

16 My attorney has advised me of my right under the Speedy Trial Act,
17 18 U.S.C. § 3161, to go to trial within a seventy-day period. My attorney has
18 also advised me that a continuance of the trial is needed, and we discussed
19 the reasons for a continuance.

20 A motion to continue the trial has been filed.

21 My attorney has advised me, and I understand that, if the Court grants
22 the motion to continue that all time between the date the motion to continue
23
24
25

1 was filed and the new date for trial will be excluded from the speedy-trial
2 period under the Speedy Trial Act.

3 After reviewing the motion and discussing the reasons for the
4 requested continuance with my attorney, I knowingly and voluntarily ask
5 this Court to grant that motion to continue and reset the trial date from its
6 current date of the trial date from its current date of August 23, 2021 to a
7 date not later than August 23, 2021 for the reasons found in 18 U.S.C. §
8 3161: I want my attorney to be prepared for trial and review all the evidence
9 including the new material provided just a few weeks ago.
10
11

12 I declare under penalty of perjury that the foregoing is true and
13 correct.
14

15 /s/ approved in person

16 Jerrod Justin Hale

Date

17
18 I have read this form and discussed the contents with my client
19

20 /s/ Tim Nguyen

21 Tim Nguyen, WSBA No. 50579

22 Attorney for Defendant

117 N. 3rd Street #201

23 Yakima, WA 98901

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24 timnguyen@troyleelaw.net
25

CERTIFICATE OF SERVICE

I hereby certify that on July 14, 2021, I electronically filed the Statement of Reasons to Continue Trial with the Clerk of the Court using the CM/ECF System, which will send notification of such filing to the following: Stephanie Van Marter, Assistant United States Attorney.

/s/ Tim Nguyen

Tim Nguyen, WSBA No. 50579

Attorney for Defendant

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